Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: Multi-Beam Satellite Communications System, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

	Country	Filing Date	Priority Clai	Priority Claimed Under 35 USC §119 (a)-(c		
		·	Yes	No		
I hereby claim the listed below:	benefit under Titl	le 35, United States Code, §	119(e) of any United	States provisional application(s)		
60/156,170 (Application No.	Septeml	ber 27, 1999 Filing Date)				
(Application No	).) (I	Filing Date)	(Application No.)	(Filing Date)		
insofar as the subje application in the m to disclose materia	ct matter disclose nanner provided b l information as	ed and claimed in the present by the first paragraph of Title	t application is not dis 35, United States Co f Federal Regulations	s application(s) listed below and closed in the prior United States de §112, I acknowledge the duty, §1.56 which became available ag date of this application:		
Application Ser	rial No.	Filing Date	Status: patented, p	ending, abandoned		
I further declare th	nat all statements	s made herein of my own	knowledge are true a	nd that all statements made or		
information and be willful false statem	lief are believed ents and the like ed States Code, ar	to be true; and further that so made are punishable by	these statements wer	nd that all statements made or e made with the knowledge tha or both, under Section 1001 of the validity of the application of		
riformation and be willful false statem Title 18 of the Unite any patents issuing POWER OF ATTO the Patent and Trac Sullivan-36,942; He	lief are believed ents and the like ed States Code, arthereon.  RNEY: The follodemark Office coolines J. Hawkins	to be true; and further that so made are punishable by and that such willful false state owing are hereby appointed to nnected therewith: Sherry -38.913; Steven P. Wigmore	these statements wer fine or imprisonment, ements may jeopardize o prosecute this applic M. Knowles-33,052; -40,447: Charles E. Pe	e made with the knowledge that		
riformation and be willful false statem Title 18 of the Unite any patents issuing POWER OF ATTO the Patent and Trac Sullivan-36,942; He Paris-47,226; A. Sh	lief are believed ents and the like ed States Code, arthereon.  RNEY: The foliodemark Office coolmes J. Hawkins ane Nichols-43,8	to be true; and further that so made are punishable by nd that such willful false state owing are hereby appointed to nnected therewith: Sherry -38,913; Steven P. Wigmore 36; William O. Isaacs II-44, Spalding, Customer No. 20	these statements wer fine or imprisonment ements may jcopardize o prosecute this applic M. Knowles-33,052; -40,447; Charles E. Po 165; Josephine Young	e made with the knowledge that or both, under Section 1001 of the validity of the application of ation and transact all business in W. Scott Petty-35,645; Clark Geeler-45,004; Joseph M. Bennett		
ritle !8 of the Unite any patents issuing  POWER OF ATTO the Patent and Trac Sullivan-36,942; He Paris-47,226; A. Sh 48,394.	lief are believed ents and the like ed States Code, arthereon.  RNEY: The follodemark Office coolmes J. Hawkins ane Nichols-43,8  et to: King & 191 Pea Atlanta,	to be true; and further that so made are punishable by not that such willful false state owing are hereby appointed to nected therewith: Sherry -38,913; Steven P. Wigmore 36; William O. Isaacs II-44, Spalding, Customer No. 20 chtree Street, N.E., 45th Floo Georgia 30303	these statements wer fine or imprisonment ements may jcopardize o prosecute this applic M. Knowles-33,052; -40,447; Charles E. Po 165; Josephine Young	e made with the knowledge that or both, under Section 1001 of the validity of the application of ation and transact all business in W. Scott Petty-35,645; Clark Geler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-P-		
ritle !8 of the Unite any patents issuing  POWER OF ATTO the Patent and Trac Sullivan-36,942; He Paris-47,226; A. Sh 48,394.	lief are believed ents and the like ed States Code, arthereon.  RNEY: The follodemark Office coolmes J. Hawkins ane Nichols-43,8  et to: King & 191 Pea Atlanta,	to be true; and further that so made are punishable by nd that such willful false state owing are hereby appointed to nnected therewith: Sherry -38,913; Steven P. Wigmore 36; William O. Isaacs II-44, Spalding, Customer No. 20 chtree Street, N.E., 45th Floo	these statements wer fine or imprisonment ements may jcopardize o prosecute this applic M. Knowles-33,052; -40,447; Charles E. Pe 165; Josephine Young	e made with the knowledge that or both, under Section 1001 of the validity of the application of ation and transact all business in W. Scott Petty-35,645; Clark Geler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-Pethone calls at (404) 572-4600		
ritle !8 of the Unite any patents issuing  POWER OF ATTO the Patent and Trac Sullivan-36,942; He Paris-47,226; A. Sh 48,394.	lief are believed ents and the like ed States Code, arthereon.  RNEY: The folk demark Office coolmes J. Hawkins ane Nichols-43,8  te to: King & 191 Pea Atlanta,  or first inventor	to be true; and further that so made are punishable by nd that such willful false state owing are hereby appointed to nnected therewith: Sherry -38,913; Steven P. Wigmore 36; William O. Isaacs II-44, Spalding, Customer No. 20 chtree Street, N.E., 45th Floo Georgia 30303	these statements wer fine or imprisonment ements may jcopardize o prosecute this applic M. Knowles-33,052; -40,447; Charles E. Pe 165; Josephine Young  786 Direct telep r	e made with the knowledge that or both, under Section 1001 of the validity of the application of the validity of the application of the validity of the validity of the validity of the application of the validity of		

Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: Multi-Beam Satellite Communications System, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

Application No.	Country	Filing Date	Priority Clair	med Under 35 USC §119 (a)-(d)
		<del></del>	Yes	No
I hereby claim the blisted below:	enefit under Tit	le 35, United States Coo	le, § 119(e) of any United	States provisional application(s)
60/156,170	Septem	ber 27, 1999	(Application No.)	
(Application No	.) (	Filing Date)	(Application No.)	(Filing Date)
application in the m to disclose material	et matter disclose anner provided l information as	ed and claimed in the proby the first paragraph of defined in Title 37. Co	esent application is not disc Title 35 United States Cod	application(s) listed below and, closed in the prior United States le §112, I acknowledge the duty §1.56 which became available g date of this application:
Application Ser	ial No.	Filing Date	Status: patented, pe	ending, abandoned
I further declare th	at all statement	s made herein of my	own knowledge are true ar	nd that all statements made on
willful false statemed. Title 18 of the Unite any patents issuing the POWER OF ATTOMETER PATENTS and Trade Sullivan-36,942; Ho	ents and the like of States Code, a hereon.  RNEY: The followers J. Hawkins	to be true; and further so made are punishable and that such willful false owing are hereby appointmented therewith: Shepping 13: Steven P. Wig	that these statements were by fine or imprisonment, statements may jeopardize ated to prosecute this applicated to M. Knowles-33,052; Whore-40,447; Charles E. Permore-40,447; Charles	made with the knowledge that or both, under Section 1001 of the validity of the application or tion and transact all business in V. Scott Petty-35,645; Clark G.
willful false statemed. Title 18 of the Unite any patents issuing the POWER OF ATTOMETER PATENTS and Trade Sullivan-36,942; Ho	ents and the like of States Code, a hereon.  RNEY: The followers J. Hawkins	to be true; and further so made are punishable and that such willful false owing are hereby appointmented therewith: Shepping 13: Steven P. Wig	that these statements were by fine or imprisonment, statements may jeopardize ated to prosecute this applicated to M. Knowles-33,052; Whore-40,447; Charles E. Permore-40,447; Charles	made with the knowledge that or both, under Section 1001 of the validity of the application or
willful false statemed. Title 18 of the Unite any patents issuing the Power of Attomation of the Patent and Trade Sullivan-36,942; Ho Paris-47,226; A. Sha	ents and the like d States Code, a hereon.  RNEY: The followark Office columns J. Hawkins and Nichols-43, & eto: King &	to be true; and further so made are punishable and that such willful false owing are hereby appoint onnected therewith: She-38,913; Steven P. Wig 336; William O. Isaacs I as Spalding, Customer No.	that these statements were by fine or imprisonment, statements may jeopardize attended to prosecute this applicate application of the statements of the statement of t	made with the knowledge that or both, under Section 1001 of the validity of the application or tion and transact all business in V. Scott Petty-35,645; Clark G.
ritle 18 of the Unite any patents issuing to POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394.	ents and the like of States Code, a hereon.  RNEY: The followers of the code o	to be true; and further so made are punishable and that such willful false owing are hereby appoint onnected therewith: Shep-38,913; Steven P. Wig 336; William O. Isaacs I as Spalding, Customer Neachtree Street, N.E., 45th, Georgia 30303	that these statements were by fine or imprisonment, e statements may jeopardize ated to prosecute this applicate erry M. Knowles-33,052; Wore-40,447; Charles E. Ped I-44,165; Josephine Young-20, 20786 Direct teleph Floor	made with the knowledge that or both, under Section 1001 of the validity of the application or ation and transact all business in V. Scott Petty-35,645; Clark G. eler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-P-
ritle 18 of the Unite any patents issuing to POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394.	ents and the like of States Code, a hereon.  RNEY: The followers of the code o	to be true; and further so made are punishable and that such willful false owing are hereby appoint onnected therewith: She-38,913; Steven P. Wig 336; William O. Isaacs I as Spalding, Customer Northere Street, N.E., 45th	that these statements were by fine or imprisonment, statements may jeopardize attend to prosecute this applicate erry M. Knowles-33,052; Wore-40,447; Charles E. Per I-44,165; Josephine Young-20, 20786 Direct teleph Floor	or both, under Section 1001 of the validity of the application or tion and transact all business in V. Scott Petty-35,645; Clark G. eler-45,004; Joseph M. Bennett- P-48,308; Robert T. Neufeld-P- tone calls at (404) 572-4600
ritle 18 of the Unite any patents issuing to POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394.	ents and the like of States Code, a hereon.  RNEY: The followers of the column of the	to be true; and further so made are punishable and that such willful false owing are hereby appoint onnected therewith: Shep-38,913; Steven P. Wig 336; William O. Isaacs I as Spalding, Customer Neachtree Street, N.E., 45th, Georgia 30303	that these statements were by fine or imprisonment, statements may jeopardize attend to prosecute this applicate erry M. Knowles-33,052; Wore-40,447; Charles E. Per I-44,165; Josephine Young-20, 20786 Direct teleph Floor	made with the knowledge that or both, under Section 1001 of the validity of the application or tion and transact all business in V. Scott Petty-35,645; Clark G. eler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-P-tone calls at (404) 572-4600 W. Scott Petty, Esq.

Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: Multi-Beam Satellite Communications System, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

•	Country	y Filing Date	Priority Claimed Under 35 USC §119 (a)-(d)			
	·		Yes	No		
I hereby claim the b listed below:	enefit under Titl	e 35, United States Code, §	119(e) of any Unite	ed States provisional applicati		
60/156,170	Septemb	per 27, 1999 Tiling Date)				
(Application No.	) (F	Filing Date)	(Application No.)	(Filing Date)		
insofar as the subject application in the material	t matter disclose anner provided b information as	d and claimed in the presen y the first paragraph of Title defined in Title 37, Code o	t application is not o e 35, United States ( of Federal Regulatio	ates application(s) listed below disclosed in the prior United S Code §112, I acknowledge the ons, §1.56 which became avai iling date of this application:		
Application Ser	ial No.	Filing Date	Status: patented	, pending, abandoned		
willful false stateme Title 18 of the Unite any patents issuing t	net are believed onts and the like d States Code, and thereon.  RNEY: The follower of the code of the	to be true; and further that so made are punishable by d that such willful false state wing are hereby appointed to nnected therewith: Sherry	t these statements we fine or imprisonme ements may jeopardicate prosecute this apple. M. Knowles-33.052	e and that all statements made vere made with the knowledge ent, or both, under Section 10 ize the validity of the applicati lication and transact all busine 2; W. Scott Petty-35,645; Clan Peeler-45,004; Joseph M. Ber		
Sullivan-36,942; Ho	imes J. Hawkins ine Nichols-43,8	36; William O. Isaacs II-44,	165; Josephine You	ng-P-48,308; Robert T. Neufe		
Sullivan-36,942; Ho Paris-47,226; A. Sha	e to: King &	Spalding, Customer No. 20 Chtree Street, N.E., 45 <sup>th</sup> Floo Georgia 30303	165; Josephine You 786 Direct tele	ng-P-48,308; Robert T. Neufe		
Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394. Send correspondence	e to: <b>King &amp;</b> 191 Pea Atlanta,	36; William O. Isaacs II-44, Spalding, Customer No. 20 chtree Street, N.E., 45th Floo	165; Josephine You 786 Direct tele r	ng-P-48,308; Robert T. Neufe		
Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394. Send correspondence	e to: King & 191 Peac Atlanta, or third inventor	36; William O. Isaacs II-44, Spalding, Customer No. 20 chtree Street, N.E., 45 <sup>th</sup> Floo Georgia 30303	165; Josephine You 786 Direct tele r	ephone calls at (404) 572-4600 W. Scott Petty, Esq.		

Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: Multi-Beam Satellite C mmunications System, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

Application No.	Country	Filing Date	Priority Cla	imed Under 35 USC §119 (a)-(d)
			Yes	No
I hereby claim the listed below:	benefit under Ti	tle 35, United States Code,	§ 119(e) of any United	States provisional application(s
60/156,170	Septem	ber 27, 1999 (Filing Date)		
(Application No	).) (	(Filing Date)	(Application No.)	(Filing Date)
application in the m to disclose material between the filing d	ct matter discloss anner provided information as atte of the prior a	ed and claimed in the pres by the first paragraph of T defined in Title 37, Code application and the national	ent application is not dis itle 35, United States Co of Federal Regulations	s application(s) listed below and sclosed in the prior United State de §112, I acknowledge the dury, §1.56 which became available and date of this application:
Application Ser	rial No.	Filing Date	Status: patented, p	ending, abandoned
information and be	liei are believed	to be true: and further the	oat these statements wer	nd that all statements made or e made with the knowledge tha
Title 18 of the Unite any patents issuing t	ed States Code, a	e so made are punishable l	ov fine or imprisonment	or both under Section 1001 o
POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho	ed States Code, a thereon. RNEY: The foll lemark Office collmes J. Hawkins	e so made are punishable to nd that such willful false st owing are hereby appointed onnected therewith: Sherrals-38.913; Steven P. Wigner	by fine or imprisonment atements may jeopardize to prosecute this applic y M. Knowles-33,052; pre-40,447; Charles F. P.	or both, under Section 1001 or the validity of the application of the application of the application and transact all business in W. Scott Petty-35,645; Clark Green, 45,004; Joseph M. Bennett
POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha	thereon.  RNEY: The following the states Code, as thereon.  RNEY: The following the state of the	owing are hereby appointed onnected therewith: Sherr s-38,913; Steven P. Wigmo 336; William O. Isaacs II-4 s Spalding, Customer No. 2 sectore Street, N.E., 45th Flockhold	oy fine or imprisonment atements may jeopardized to prosecute this applicy M. Knowles-33,052; pre-40,447; Charles E. Pour 4,165; Josephine Young Direct telep	or both, under Section 1001 or the validity of the application of the application of the application and transact all business in W. Scott Petty-35,645; Clark Green, 45,004; Joseph M. Bennett
POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394.	RNEY: The following thereon.  RNEY: The following themark Office columns J. Hawking ane Nichols-43, for the to:  King & 191 Per Atlanta	e so made are punishable to not that such willful false stowing are hereby appointed onnected therewith: Sherry 18-38,913; Steven P. Wigmo 18-36; William O. Isaacs II-40 as Spalding, Customer No. 20 achtree Street, N.E., 45th Florage 18-30303	oy fine or imprisonment atements may jeopardized to prosecute this applicy M. Knowles-33,052; pre-40,447; Charles E. Pour 4,165; Josephine Young Direct telep	or both, under Section 1001 of the validity of the application of the application of the application of the validity of the application of the validity of the application of the validity of the application of the validity
POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394.	RNEY: The following thereon.  RNEY: The following themark Office columns J. Hawking ane Nichols-43, for the to:  King & 191 Pea Atlanta	owing are hereby appointed onnected therewith: Sherr s-38,913; Steven P. Wigmo 336; William O. Isaacs II-4 s Spalding, Customer No. 2 sectore Street, N.E., 45th Flockhold	by fine or imprisonment atements may jeopardized to prosecute this applic y M. Knowles-33,052; ore-40,447; Charles E. Po 4,165; Josephine Young 20786 Direct telepoor	or both, under Section 1001 of the validity of the application of the validity of the application of ation and transact all business in W. Scott Petty-35,645; Clark Geler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-Pethone calls at (404) 572-4600
POWER OF ATTO the Patent and Trad Sullivan-36,942; Ho Paris-47,226; A. Sha 48,394.	RNEY: The following thereon.  RNEY: The following the column of the colu	e so made are punishable to not that such willful false stowing are hereby appointed onnected therewith: Sherry 18-38,913; Steven P. Wigmo 18-36; William O. Isaacs II-40 as Spalding, Customer No. 20 achtree Street, N.E., 45th Florage 18-30303	by fine or imprisonment atements may jeopardized to prosecute this applic y M. Knowles-33,052; ore-40,447; Charles E. Po 4,165; Josephine Young 20786 Direct telepoor	or both, under Section 1001 of the validity of the application of the validity of the application of ation and transact all business in W. Scott Petty-35,645; Clark Geler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-Phone calls at (404) 572-4600  W. Scott Petty, Esq.

Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: **Multi-Beam Satellite Communications System**, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

	Country	Filing Date	Priority Claimed Under 35 USC §119 (a)-(d)			
		···	Yes	No		
I hereby claim the listed below:	benefit under Titl	e 35, United States Code, § 1	19(e) of any United	States provisional application(s)		
60/156,170 (Application No	Septemb	per 27, 1999				
(Application No	o.) (I	Filing Date)	(Application No.)	(Filing Date)		
insofar as the subje- application in the m to disclose material	ct matter disclose nanner provided b l information as	d and claimed in the present by the first paragraph of Title	application is not disc 35, United States Cod Federal Regulations.	application(s) listed below and, closed in the prior United States le §112, I acknowledge the duty §1.56 which became available g date of this application:		
Application Ser	rial No.	Filing Date	Status: patented, pe	ending, abandoned		
•						
		•				
information and be willful false stateme	lief are believed ents and the like ed States Code, ar	to be true; and further that so made are punishable by f	these statements were	made with the knowledge that		
information and be willful false statem. Title 18 of the Unite any patents issuing POWER OF ATTO the Patent and Trac Sullivan-36,942; He	lief are believed ents and the like ed States Code, ar thereon. RNEY: The follo demark Office co olmes J. Hawkins	to be true; and further that so made are punishable by full that such willful false stater wing are hereby appointed to nnected therewith: Sherry N-38,913; Steven P. Wigmore-	these statements were ine or imprisonment, nents may jeopardize prosecute this applica 1. Knowles-33,052; V 10,447: Charles E. Pe	nd that all statements made on made with the knowledge that or both, under Section 1001 of the validity of the application or tion and transact all business in V. Scott Petty-35,645; Clark G. eler-45,004; Joseph M. Bennett- P-48,308; Robert T. Neufeld-P-		
information and be willful false statem. Title 18 of the Unite any patents issuing POWER OF ATTO the Patent and Trac Sullivan-36,942; He Paris-47,226; A. Sh	lief are believed ents and the like ed States Code, arthereon.  RNEY: The follodemark Office coolmes J. Hawkins ane Nichols-43,8.  Et to: King &	to be true; and further that so made are punishable by fad that such willful false stater wing are hereby appointed to nnected therewith: Sherry N-38,913; Steven P. Wigmore-36; William O. Isaacs II-44,1 Spalding, Customer No. 207-	these statements were ine or imprisonment, nents may jeopardize prosecute this applica f. Knowles-33,052; V 10,447; Charles E. Pe 65; Josephine Young-	made with the knowledge that or both, under Section 1001 of the validity of the application or tion and transact all business in V. Scott Petty-35,645; Clark G. eler-45.004; Joseph M. Bennett-		
information and be willful false statem. Title 18 of the Unite any patents issuing POWER OF ATTO the Patent and Trac Sullivan-36,942; Ho Paris-47,226; A. Sh 48,394.	lief are believed ents and the like ed States Code, arthereon.  RNEY: The follodemark Office coolmes J. Hawkins ane Nichols-43,8.  Et to: King & 191 Pear	to be true; and further that so made are punishable by fad that such willful false stater wing are hereby appointed to nnected therewith: Sherry N-38,913; Steven P. Wigmore-36; William O. Isaacs II-44,1	these statements were ine or imprisonment, nents may jeopardize prosecute this applica f. Knowles-33,052; V 10,447; Charles E. Pe 65; Josephine Young-	made with the knowledge that or both, under Section 1001 of the validity of the application or attion and transact all business in V. Scott Petty-35,645; Clark G. eler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-P-		
information and be willful false statem. Title 18 of the Unite any patents issuing a POWER OF ATTO the Patent and Trac Sullivan-36,942; Ho Paris-47,226; A. Sh 48,394.  Send correspondence	lief are believed ents and the like ed States Code, ar thereon.  RNEY: The follodemark Office coolmes J. Hawkins ane Nichols-43,8 te to:  King & 191 Pear Atlanta,	so made are punishable by fad that such willful false stater wing are hereby appointed to nnected therewith: Sherry N-38,913; Steven P. Wigmore-36; William O. Isaacs II-44,1 Spalding, Customer No. 2076 chtree Street, N.E., 45th Floor	these statements were ine or imprisonment, nents may jeopardize prosecute this applica f. Knowles-33,052; V 40,447; Charles E. Pe 65; Josephine Young-	e made with the knowledge that or both, under Section 1001 of the validity of the application or attion and transact all business in V. Scott Petty-35,645; Clark G. eler-45,004; Joseph M. Bennett-P-48,308; Robert T. Neufeld-P-tone calls at (404) 572-4600		
information and be willful false statem. Title 18 of the Unite any patents issuing a POWER OF ATTO the Patent and Trac Sullivan-36,942; Ho Paris-47,226; A. Sh 48,394.  Send correspondence	lief are believed ents and the like ed States Code, ar thereon.  RNEY: The follodemark Office coolmes J. Hawkins ane Nichols-43,8 te to:  King & 191 Pear Atlanta, or fifth inventor	to be true; and further that so made are punishable by full that such willful false stater owing are hereby appointed to nnected therewith: Sherry M. 38,913; Steven P. Wigmore-36; William O. Isaacs II-44,1 Spalding, Customer No. 207. Chtree Street, N.E., 45th Floor Georgia 30303: James M. Howell	these statements were ine or imprisonment, nents may jeopardize prosecute this applica f. Knowles-33,052; V 40,447; Charles E. Pe 65; Josephine Young-	made with the knowledge that or both, under Section 1001 of the validity of the application or the validity of the application of the validity of the application of the validity of th		

Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: Multi-Beam Satellite Communications System, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

date before that of the	c application of	willon priority is claimo	<b>u.</b>	•		
Application No.	Country	Filing Date	Ī	riority Claim	ed Under 3	5 USC §119 (a)-(d
				Yes	No	
I hereby claim the belisted below:	enefit under Ti	tle 35, United States Cod	le, § 119(e) of	any United S	tates provis	sional application(s
60/156,170 (Application No.	Septem)	ber 27, 1999 (Filing Date)	(Applicati	on No.)	·	(Filing Date)
insofar as the subject application in the material	t matter disclose anner provided information as	le 35, United States Code ed and claimed in the pr by the first paragraph of defined in Title 37, Co application and the nation	esent application Title 35, United and of Federal	n is not disc d States Code Regulations.	losed in the §112, I ac §1.56 whic	prior United State knowledge the dut h became available
Application Seri	ial No.	Filing Date	Status:	patented, pe	nding, aban	doned
information and bel- willful false stateme Title 18 of the Unite any patents issuing t	ief are believed ents and the like d States Code, a hereon.	ts made herein of my on the strue; and further eso made are punishable and that such willful false	r that these state by fine or ime e statements may	ements were prisonment, y jeopardize	made with or both, un- the validity	the knowledge the der Section 1001 of the application of
the Patent and Trad	emark Office o	lowing are hereby appoint connected therewith: Sh is-38,913; Steven P. Wig 836; William O. Isaacs I	erry M. Knowl more-40.447: C	es-33,052; Wharles E. Pee	/. Scott Pet eler-45,004;	ty-35,645; Clark ( Joseph M. Bennet
Send correspondence	191 Pe	& Spalding, Customer Notachtree Street, N.E., 45 <sup>th</sup> a, Georgia 30303		Direct teleph	one calls at W. Scott Po	(404) 572-4600 etty, Esq.
Full name of sole		or: Thomas W. Glynr	n	Citizen	ship: USA	
Inventor's signatur		h M. A		Date:	Nou	4,2001
Residence and Pos	t Office Addr	ess: 300 First Street, A	Annapolis, Ma	ryland 2140	1	

Attorney's Docket No. 06935.105001

In re Application of: Thomas E. Sharon, Thomas S. Taylor, William R. Hafner, Steven H. Rigg, James M. Howell, Thomas W. Glynn, and Dennis L. Kershner

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name. I believe I am a original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: Multi-Beam Satellite Communications System, the specification of which was filed with the U.S. Patent and Trademark Office on May 23, 2000 and assigned U.S. Serial No. 09/576,475.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention was not in public use or on sale in the United States of America more than one year prior to the date of this application. I understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

date before that of the	ne application on	which priority is claimed	d:		•	5 5	
Application No.	Country	Filing Date	Filing Date		Priority Claimed Under 35 USC §119 (		
	·· · · · · · · · · · · · · · · · · ·			Yes	No		
I hereby claim the blisted below:	penefit under Tit	le 35, United States Cod	le, § 119(e)	of any United	States provisiona	l application(s)	
60/156,170 (Application No	September (	ber 27, 1999 Filing Date)	(Applie	cation No.)	(Fili	ng Date)	
insofar as the subject application in the m to disclose material	ct matter disclose anner provided b information as	e 35, United States Code and claimed in the property the first paragraph of defined in Title 37, Coopplication and the national	esent applica Title 35, Un de of Federa	ntion is not dis- ited States Coc al Regulations,	closed in the prio de §112, I acknow §1.56 which be	or United States wledge the duty came available	
Application Ser	rial No.	Filing Date	Stat	us: patented, p	ending, abandone	<u>:d</u>	
information and bel willful false statemed Title 18 of the Unite any patents issuing the POWER OF ATTO	lief are believed ents and the like ed States Code, and thereon. RNEY: The follow	s made herein of my o to be true; and further so made are punishable and that such willful false owing are hereby appoint onnected therewith: She	that these see by fine or statements reted to prosect	tatements were imprisonment, nay jeopardize	e made with the sor both, under Sor the validity of the string and transact	knowledge that Section 1001 of e application or all business in	
Sullivan-36,942; Ho	olmes J. Hawkins	-38,913; Steven P. Wigr 36; William O. Isaacs II	nore-40,447	; Charles E. Pe	eler-45,004; Jose	ph M. Bennett-	
Send correspondence	e to: King &	Spalding, Customer No chtree Street, N.E., 45th	20786	Direct telepl	none calls at (404)	) 572-4600	
	Atlanta,	Georgia 30303	11001		W. Scott Petty, 1	Esq.	
Full name of sole	or seventh inve	ntor: Dennis L. Kersl	nner	Citizen	ship: USA		
Inventor's signatu	re L Ken	ha		Date:	11/27/01		
Residence and Pos	st Office Addre	ss: 7719 Briarstone C	ourt, Ellico	tt City, Mary	land 21043		
					Dage 7	1 of 7	